INDEX 4005.

	Art.	Sec.		Art.	Sec.
Sales—Cont'd:		,	Sales—Cont'd:		
Negotiable Documents of Title—			Pledgee:		
Cont'd: Negotiable: notwithstanding			Included in term "Purchaser"; "Purchases" includes taking		
words "not negotiable," etc.;			as	83	94
proviso	83	48	Of goods or documents of title of which a party who has sold		
dorse upon transfer for value			them continues in possession;		
by delivery; when negotia-			acquires a good title; when	83	43
tion takes effect		53	Possession; bona fide purchaser or pledgee; from seller who con-		
Purchaser or pledgee of from party who has sold goods but			tinues in possession of goods		
continues in possession of	83	43	or negotiable documents of		
Surrender of before re-delivery to			title after sale; acquires a	83	43
$egin{array}{lll} ext{seller} & ext{upon} & ext{stoppage} & in \ transitu & \dots & \dots & \dots \end{array}$	83	77	Possession; continuance in by per-	00	10
Title acquired by due negotiation		51	son who has sold goods or		
Validity of negotiation, when not			documents of title if fraudu- lent; rights of creditors	83	44
affected by fraud, mistake, breach of duty, etc	83	56	Price:	00	11
Warranties of transferor by en-	•		How fixed; may be payable in		
dorsement or delivery or who			personal property; when pay- able in real estate sales act		
assigns claim secured by	83 83	54 45	has no application; reason-		
What are		40	able price; when payable and	-00	07
term: definition of word			what is	83	27
"order"	83	94	with delivery or possession	83	59-60
When negotiated by delivery Who may negotiate; person in	83	46	To be fixed by third person who		
possession	83	50	fails so to do; effect on con- tract	83	28
Non-Negotiable Documents of			When the seller is an unpaid	00	20
Title:			seller	83	70
May be transferred by delivery; may not be negotiated; effect			When seller may sue for; defence of seller's inability to per-		
of endorsement	83	49	form; notice to buyer that		
Title of transferee; notification to			goods held as bailee	83	81
bailee; rights of attaching and execution creditors and subse-			Principal and agent; what cases governed by law of	83	91
quent purchasers	83	52	Property, Passing of:	00	0-
Of securities, etc., without authority	27	179–182	Ascertained goods; intention of	02	36
Opinion; statement of seller's not a warranty	83	30	the parties; how determined Intention of parties; rules for	83	30
Order of court; sales under; not	00	00	ascertaining	83	37
affected by provisions as to			Unascertained goods; individual	83	35
sales without authority	83	41	share	00	อง
Partition; proceedings for Patent defects; when there is no	16	159	When there is an implied war-		
implied warranty relative to.	83	33	ranty of fitness for	83	33
Patent name; there is no implied			title warrants goods to be		
warranty as to the fitness for a particular purpose of an			fit for	83	54
article sold under	83	33	Quality of Goods: Deterioration in; effect on agree-		
Payment on account; when required	83	22	ment of sale	83	25-26
Perishable goods; re-sale of; when seller may make; liability of			Meaning of term	83	94
seller and buyer; title of			When there is an implied war- ranty of	83	33
second purchaser; notice to	09	78	Real and leasehold property to		
buyer Perished Goods:	83	18	satisfy magistrate's judgment Real estate; when constitutes con-	52	46
Effect of on agreement of sale			sideration for transferring		
where goods are perished at the time	00	0.5	goods; sales act not applica-		,
On agreement of sale where	83	25	ble	83	. 27
goods perish after agreement			and what is	83	20, 27-28
but before risk passes to buyer	83	26	Reasonable Time:	_	,
Personal property. (See Bills of	00	20	Failure to give notice to seller of breach of promise or war-		
Sale.)			ranty within	83,	67
Pledge; law of; has no application to transaction intended as	83	93	For delivery of goods; demand		
to transaction intended 88	ക	93 1	for or tender of; what is	83	61